1 2 3 4 5 6 7 8	KJAR, MCKENNA & STOCKALPER, LLP 841 Apollo Street, Suite 100 El Segundo, California 90245 Telephone (424) 217-3026 Facsimile (424) 367-0400 pstockalper@kmslegal.com mgupta@kmslegal.com	
9	CENTRAL DISTRICT OF CALIFORNIA	
10 11	JOSHUA ASSIFF,	Case No.: 2:22-CV-05367-RAO
12	Plaintiffs,	JOINT STIPULATION TO EXTEND
13	V.	TIME FOR DEFENDANTS COUNTY OF LOS ANGELES AND DEPUTY TRAVIS
14	V.	KELLY TO RESPOND TO PLAINTIFF'S
15 16	COUNTY OF LOS ANGELES; SHERIFF DEPUTY BADGE	COMPLAINT BY NOT MORE THAN 30 DAYS (L.R. 8-3)
17	NUMBER 404532; And DOES 1 through 10,	Action Filed: August 3, 2022
18		Pretrial Conference: TBD
19	Defendants.	Trial Date: TBD
		Assigned to:
20		Hon. Rozella A. Oliver, District Judge
21 22		Courtroom 590
23		
24	Plaintiff Joshua Assiff ("Plaintiff") and Defendants County of Los Angeles and	
25	Deputy Travis Kelly (jointly "Defendants"), through their respective attorneys of record	
26	herein and without waiving any rights, claims, or defenses they may have in this action	
27	enter into this Stipulation pursuant to Local Rule 8-3 with reference to the following	

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circumstances:

Plaintiff filed his Complaint on August 3, 2022. 1 1. Defendant TRAVIS KELLY was served on August 8, 2022. Defendant 2 2. COUNTY OF LOS ANGELES was served on August 16, 2022. 3 3. The parties have not previously stipulated to any extensions of time to 4 answer or otherwise respond to the Complaint. 5 Upon reviewing the Complaint, Defendants have determined that they 2. 6 require additional time to answer or otherwise respond to the Complaint. 7 Counsel for the parties have conferred and hereby stipulate to extend 8 Defendants' time to answer or otherwise respond to Plaintiff's Complaint until 9 September 28, 2022. 10 The parties believe this extension will not alter or otherwise impact the date 4. 11 of any event or any deadline already fixed by Court order. 12 Accordingly, IT IS HEREBY STIPULATED AND AGREED between the parties, 13 pursuant to Local Rule 8-3, that Defendants will have until September 28, 2022 to 14 answer or otherwise respond to Plaintiff's Complaint. 15 IT IS SO STIPULATED. 16 17 Dated: August 26, 2022 KJAR, MCKENNA & STOCKALPER, LLP 18 Molyhreegypta 19 By: PATRICK E. STOCKALPER 20 MOLSHREE GUPTA 21 Attorneys for Defendant, COUNTY OF LOS ANGELES and TRAVIS 22 **KELLY** 23 Dated: August 26, 2022 LAW OFFICE OF THOMAS M. FERLAUTO 24 25 By: 26 THOMAS M. FERLAUTO Attorneys for Plaintiff,

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JOSHUA ASSIFF